Mail Stop 8 TO:

Director of the U.S. Patent and Trace P.O. Box 1450 Alexandria, VA 22313-1

REPORT ON THE FILING OR DETERMINATION OF AN **ACTION REGARDING A PATENT OR TRADEMARK** 

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been

filed in the U.S	U.S. PATENT &	TRADEMARK OFFICE	on the following	g X Patent	s or Trademarks:
DOCKET NO. 3:06cv297	DATE FILED 7/24/06				orth Carolina
PLAINTIFF Frontier Paper & Pac		Mei	ENDANT	ed Enterpris	ses, LLC d/b/a
PATENT OR	DATE OF PATEN	IT HO	DLDER OF I	PATENT O	R TRADEMARK
1 7,021,524			**see attached copy of complaint**		complaint**
2 5,920,268					
3					
4					
5				·	
In the a	INCLUDED BY		Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK		
1					
2					
3					
4					
5					
In the a	bove—entitled case, the follow	ing decision has been	rendered or judg	ement issued:	
DECISION/JUDGEMENT					
CLERK		BY) DEPUTY CLER	K		DATE
Frank G. Johns					7/24/2006

# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA Charlotte Division Civil Action No.

FRONTIER PAPER & PACKAGING, INC.,	
Plaintiff,	
v.	COMPLAINT (Jury Trial Requested)
MENZEL DIVERSIFIED ENTERPRISES, LLC, d/b/a PROVIDENCE PACKAGING	
Defendant	

Plaintiff, Frontier Paper & Packaging, Inc. ("Frontier"), by and through its counsel, brings this patent infringement action against Defendant Menzel Diversified Enterprises, LLC d/b/a Providence Packaging ("Providence"), and alleges as follows:

## JURISDICTION AND VENUE

- 1. This is a complaint for infringement of U.S. Patent No. 7,021,524 (hereinafter "the '524 Patent") and U.S. Patent No. 5,820,268 (hereinafter "the '268 Patent") under 35 U.S.C. §271.
- 2. The Court has original and exclusive jurisdiction over the subject matter of the complaint under 28 U.S.C. §§ 1338(a).
  - 3. Venue is proper in this Court under 28 U.S.C. §§ 1391(b), 1391(c) and 1400(b).

### **PARTIES**

4. Plaintiff Frontier is an Indiana corporation having its principal place of business at 750 Kentucky Avenue, Indianapolis, Indiana 46221.

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5. Defendant Menzel Diversified Enterprises, LLC is a limited liability company organized pursuant to §57C-2-20 of the General Statutes of North Carolina, which resides and has its principal office at 19207 Tyree Court, Cornelius, North Carolina 28031, within this District. Defendant does business as Providence Packaging, an unincorporated entity, which has a place of business at 256 Raceway Drive, Granite Falls Building, 8-A, Mooresville, NC 28117, within this District.

# **GENERAL ALLEGATIONS**

- 6. Plaintiff Frontier manufactures and sells within the United States commercially successful insulated liners (the "Thermal Shield" liners) pursuant to the '524 Patent and the '268 Patent, as issued by the United States Patent and Trademark Office on April 04, 2006 and October 13, 1998; respectively. Copies of the duly and legally issued '524 Patent and '268 Patent are attached hereto as **Exhibits A and B**, which are incorporated herein by reference. The Patents are in full force and effect.
- 7. Plaintiff Frontier is the owner of the '524 Patent and the '268 Patent by virtue of an assignment from the inventor to Plaintiff's predecessor-in-interest who subsequently sold those Patents to Plaintiff.
- 8. Plaintiff Frontier has complied with Title 35 U.S.C. §287 by appropriate patent marking and/or notice of infringement prior to the commencement of this civil action.
- 9. Plaintiff Frontier notified Defendant of its infringement of the '524 Patent in a letter mailed to Defendant's customer dated April 10, 2006. Defendant's customer acknowledged receipt of Plaintiff's letter and acknowledged that Defendant was notified of the alleged infringement, as evidenced by **Exhibit C**.

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- 10. Defendant Providence manufactures insulated liners which are then sold and distributed to customers throughout the United States.
- 11. Defendant Providence sells the infringing liner throughout the United States and in this district.
- 12. Defendant Providence has infringed upon the '524 Patent and the '268 Patent in violation of Title 35 U.S.C. §271 by making, using, selling, offering to sell, and/or importing the insulating liners, which infringe the '524 Patent and the '268 Patent, all to the damage and injury of the Plaintiff Frontier.
- 13. Plaintiff is informed and believes that the infringement by Defendant Providence has been willful and deliberate.
- 14. Plaintiff Frontier has suffered and continues to suffer irreparable damage and injury for which there is no adequate remedy at law against the Defendant for its infringement of the '524 Patent and the '268 Patent.

# PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays that this Court enter judgment in Plaintiff's favor and that the Court:

- 1. Declare that Defendant's conduct infringes the '524 Patent and the '268 Patent and the exclusive rights in said Patent held by Plaintiff;
  - 2. Declare that such infringement was willful;
- 3. Enter a preliminary and permanent injunction which enjoins Defendant, its officers, directors, agents, affiliates, subsidiaries, servants, employees, attorneys, successors and assigns, and those persons in active concert with or controlled by them:

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- (a) from making, using or selling products which infringe the '524 Patent and the '268 Patent;
- (b) from contributing to the infringement of the '524 Patent and the '268 Patent; and
  - (c) from inducing others to infringe the '524 Patent and the '268 Patent.
- 4. Require Defendant, its officers, directors, agents, affiliates, subsidiaries, servants, employees, attorneys, successors and assigns, to recall from all distributors, wholesales, retailers, and all others known to Defendant, all products which infringe the '524 Patent or the '268 Patent, and to serve upon Plaintiff, within thirty (30) days after service of the Court's order as herein prayed for, a written report under oath setting forth in a detailed manner the form in which Defendant has complied with the Court's order;
- 5. Require Defendant to account to Plaintiff for Plaintiff's lost profits and for damages sustained by Plaintiff by reason of the infringement of the '524 Patent and the '268 Patent (35 U.S.C. §284);
- 6. Award Plaintiff actual damages suffered as a result of Defendant's infringements of the '524 Patent and the '268 Patent and the rights held by Plaintiff in said Patents, and pursuant to finding a willful infringement, order that such damages be trebled;
- 7. Enter judgment against Defendant for Plaintiff's damages in an amount to be determined at trial, and for prejudgment interest based on infringement damages accruing from the date of Defendant's respective acts of infringement;
- 8. Declare this case exceptional under 35 U.S.C. §285 and award reasonable attorneys' fees and Plaintiff's costs of suit pursuant to 35 U.S.C. §284;

- 9. Direct Defendant to deliver to Plaintiff for immediate destruction all advertisements, circulars, brochures or other promotional or advertising items, websites or other materials for their infringing liners;
- 10. Grant such other further relief as the equity of the case may require and as this Court may deem just and proper.

Plaintiff requests a trial by jury.

This the 24<sup>th</sup> day of July, 2006.

By: \_\_\_\_\_

Berenato, White & Stavish, LLC 6550 Rock Spring Drive Suite 240 Bethesda, MD 20817 301-896-0600

By: s/Jonathan E. Buchan

Jonathan E. Buchan N.C. State Bar No. 8205 Helms Mulliss & Wicker, PLLC 201 N. Tryon Street, Suite 3000 (28202) P.O. Box 31247 Charlotte, NC 28231 704-343-2063 Rule 83.1 Counsel

Attorneys for Plaintiff Frontier Paper & Packaging, Inc.